In the United States Court of Federal Claims

	No. 16-109 C (Filed January 27, 2016) Not for Publication		
PRESCIENT, INC., v.	Plaintiff,)))	Disqualification
THE UNITED STATES	5,)	
	Defendant,)	

ORDER

The instant bid protest was filed on January 21, 2016. *See* Doc. 1. On January 27, 2016, Matt Martin Real Estate Management, LLC, filed a motion to intervene. *See* Doc. 5. It has come to the court's attention that the intervenor is represented by attorneys with the firm Venable, LLC. As such, I must disqualify myself as the presiding judge, and the case will be reassigned to another judge on the court.

The statute governing judicial disqualification provides, in relevant part, that a judge "shall" disqualify himself if "[h]e or his spouse, or a person within the third degree of relationship to either of them, or the spouse of such a person . . . [i]s known by the judge to have an interest that could be substantially affected by the outcome of the proceeding." 28 U.S.C. 455(b)(5)(iii). A "person within the third degree of relationship" to me is a partner at Venable. As a partner with the firm, he has an interest that "could be substantially affected by the outcome of the proceeding." *See*, *e.g.*, *Potashnick v. Port City Const. Co.*, 609 F.2d 1101, 1113 (5th Cir. 1980).

Because the statute specifies that the parties cannot waive disqualification under these circumstances, I must recuse myself. *See* 28 U.S.C. 455(e). The clerk of court is directed to reassign this case.

SO ORDERED.

s/ James F. Merow James F. Merow, Senior Judge